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THREE WITNESSES DESCRIBE FINDING MARY PHAGAN'S BODY

BY SECTIONS TAX REFORM BILL IS ARGUED IN HOUSE

Test Vote May Come Today
on Effort to Expunge From
the Measure Section Six-
teen.

SENATE INTERESTED IN PROGRESS OF BILL

That Body, Decisively for Re-
vision, May Reject Appropria-
tions Measure, Should It
Fail.

With both sides lined up for the sharp parliamentary contest of the legislature, the house took the one-sidedness of the tax equalization bill, reported by the committee on ways and means, yesterday morning.

Both sides—name those who favor and those who oppose a state board of equalizers—were distinctly on their mettle, and each sparing for the advantage, but no vote taken during the day could be regarded as a true indication of what the final outcome may be.

Whatever the house may do, it is almost certain that the senate will pass a strong equalization measure. The sentiment in that body is said to be overwhelmingly in favor of a substantial measure of tax reform.

Feeling in Senate.

So acute has the feeling become on the subject that the senate will hardly act on the general appropriation bill passed by the house before it learns what the house will do in the matter of tax revision, and the provision of sufficient revenue to pay the item of that bill.

A leading member of the senate committee on appropriations has gone so far as to say that, unless the house passes an equalization measure the senate will not accept an appropriation bill which the governor has shown to be \$20,000 in excess of the estimated revenue of the state, and will return it to the house for reduction that will bring it clearly within the estimated revenue.

Appropriations Jeopardized.

It will be seen that every item of the general appropriation bill may be jeopardized by the adverse action of the house on the tax equalization measure. Members of the house who are interested in the various items of the appropriation bill will doubtless take note of this fact and govern their actions accordingly.

If a cut in appropriations is found to be necessary, it is not unlikely that the general appropriation bill will be reduced, all along the line, affecting the common school fund and the pensions as well as the various state institutions.

Lipcon's Bill Up.

Measures in the house going over the Lipcon bill section by section with a view to perfecting it. With the following slight changes the bill will be ready for the senate, incorporating in it the various amendments of the ways and means committee, down to section 16. The section 1, amended by Representative

Section 12, amended by Representative

Continued on Page Fourteen.

Be Your
Own Boss

Every day someone advertises in the Constitution's classified for agents to sell household necessities.

Take a line, learn it; sell it! Become known in a community. Then hire agents yourself. Soon you'll have a nice little business that will bring you in good returns. Aside from the money you make, the training will fit you for a bigger job later on.

Turn to the Constitution's classified now and read the ads under Agents and Salesmen Wanted.

The Defense Center of the Trial of Leo M. Frank



From a photograph and crayon sketch by Louis Gregg. Near the center is Leo Frank, the defendant, with glasses. At his back is his wife, and to his left, near the judge's stand, is his mother—all three eagerly facing the jury. Luther Rosser, to the left, looks over the bended head of his associate attorney for the defense, Reuben Arnold, who is taking notes. The lifelikeness of the scene is caught in the attitude of the man with his hand to his ear in the foreground.

FINLEY TO BE HEAD OF HARRIMAN LINE

Extensive Changes to Take Place in Southern Railway on September 1, According to Report.

Now that Newt Lee, who has been held since the morning of July 27, when he telephoned the police of the presence of Mary Phagan's dead body in the pencil factory basement, has finished his testimony, the question has arisen in the minds of many as to what the fate of the man who made an attempt was made recently to secure Lee's freedom upon a habeas corpus. Solicitor Hugh Dorsey probably will be seated for the presidency of the Southern railway by E. H. Harriman, president and general manager, and J. M. Culp will succeed Mr. Coopman.

John B. Munson, vice president and general manager of the Georgia Southern and Florida railway, and receiver for the Mobile and Ohio, according to a report, will come vice president and general manager of the Mobile and Ohio, considered one of the best properties of the Southern.

From this point on the report is as definite, but it is stated, by F. G. Lipcon, now general superintendent of the G. S. & F., will succeed Mr. Munson as vice president and general manager of that road. With the promotion of Mr. Munson to the Mobile and Ohio, T. A. Taylor, vice president and general manager of that road, it is said, will become president and general manager of the Queen and Crescent system, with headquarters at Cincinnati. Horace Barker, now in that position, is said to be slated for the vice presidency of the Southern railway, with headquarters at Washington.

In addition to these it is said to be planned to have a general reorganization of all the railroads of the Southern railway, including the Alabama Great Southern, New Orleans and St. Louis, Vickery, Shreveport and Pacific. All these changes were at first slated for the end of the current year, which was July 1, but have been delayed.

NEWT LEE MAY GET HIS FREEDOM TODAY

Solicitor Dorsey Will Probably Take the Matter Up With Judge L. S. Roan.

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MULHALL IS A LIAR AND BLACKMAILER, SAYS UNDERWOOD

Democratic Leader of House Appears Before the Lobby Probers and Denounces the Star Witness.

Washington, July 29.—Martin M. Mulhall practically finished today his identification of Lee as the man he had no case against Lee and did not intend to ask his informant, but that he regarded him as too valuable a witness to be turned loose.

It is expected that the solicitor will take up with Judge L. S. Roan today the defense of the star witness. The defense of the star witness is over the day is over the night watchman will see his first day of freedom since the morning of July 27, when he was taken into custody.

What will become of Lee is not known. If the darkard has his way, he will be turned loose. He claims to have been the hobby of the National Association of Manufacturers. Tomorrow the senate investigating committee will be in session to examine Martin M. Mulhall, and Attorneys for the association and the American Federation of Labor, also involved in the correspondence, will begin cross-examination of Mulhall.

Robert McCarter, counsel for the association has about 250 questions he wishes to ask the witness. Attorney Jackson H. Ruland, for the American Federation of Labor, will prepare a defense for Mulhall. He is 100 and one-half and has many separate questions members of the committee will submit to Mulhall if he is allowed to quit the witness chair in the senate wing of the house and go to the floor of the house committee that is eagerly waiting his appearance across the rotunda.

BIRDMAN DROPS BOMBS AROUND MEXIC WARSHIP

Opponents of General Huerta Use Aeroplane at the Siege of Guaymas.

At the front above Guaymas, Mexico, July 29.—Dieder Massen, from his big biplane, dropped bombs Monday afternoon around the gunboat Tamayo, flying two bombs were dropped, one striking within a few feet of the federal gunboat. This probably gave rise to the report that the boat had been struck.

The French aviator operated under heavy fire as he circled the town and was able to return unharmed.

The Southern Pacific of Mexico warship, being fought by the insurgents as far as San Blas.

MEDICAL PRACTICE MEASURE PASSED

With Two Amendments the Bill Is Adopted by the Upper House by a Vote of 36 to 4.

After two hours of debate the medical practice bill, creating a state board of medical examiners in this state and providing for the regulation of the practice of medicine in Georgia, was adopted yesterday evening. The bill was passed by a vote of 36 to 4.

The voting against the bill were Senators Bush, Huie, Dickey and Tarver. Senator Dickey asked unanimous consent that he be allowed to change his vote.

Trial Progresses

Slowly.

Only three witnesses were placed on the stand Tuesday—Newt Lee, who was freed, when the amendment was made; Major Dickey, member of the police force, who went to the pencil factory the morning the body

NEWT LEE STICKS TO ORIGINAL STORY DESPITE ATTEMPTS TO CONFUSE NEGRO

Striking Feature of Day's Proceedings Was the Evident Effort on Part of Luther Rosser to Connect Watchman With Crime or Show He Knew More Than He Has Told.

DORSEY SAYS DEFENSE IS TRYING TO IMPEACH TESTIMONY OF STARNS

Mr. Rosser Declared, However, That All He Was Trying to Do Was to Test the Memory of Detective Who Was Among First to Investigate the Murder of Mary Phagan in Factory.

During the second day's proceedings of the Leo M. Frank trial the sensation for which the morbidly curious have been craning their necks failed to materialize.

Nothing new or startling has been printed in the papers was brought out.

The striking feature of the day's proceedings was the evident effort on the part of Luther Rosser to connect Newt Lee with the commission of the crime, or to show that he knew more about the death of Mary Phagan than he has thus far told. As on the previous day, Lee stuck to his original story, and through hours of what would have been an effort to impress the jury with his knowledge and credibility, he was stolid in reiterating the details of how he had found the body, and of Leo M. Frank's words and actions on Memorial day, when the murder of Mary Phagan was committed.

Efforts Fall To Confuse Negro.

Seasoned courthouse officials and old reporters marveled at the way the negro held out against the crossfire of questions, all aimed to confuse him.

When at a loss to understand a question, he would have it repeated to him sometimes half a dozen times, and then, when it was clear, illustrate his actions and the actions of Frank by graphic pantomime.

A drawing depicting a cross section of the National Pencil factory played a prominent part in the proceedings. Lee was made to point out on this drawing just what he had done and where he had been in the building the day of the murder. The drawing was different from an illustration person to decipher, but Lee was not confused to any extent, and then only for the moment.

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Weather Prophecy

LOCAL THUNDER SHOWERS Wednesday and Thursday.

Local Report.

Lowest temperature 72
Highest temperature 92
Normal temperature 77
Deficiency since 1st of month, inc. 10
Deficiency since January 1, inches 1.02

Reports From Various Stations.

STATIONS AND WEATHER	Temperature	Rain
Atlanta, rain, 76	81	.02
Baltimore, cloudy	72	94
Birmingham, rain	72	94
Buffalo, clear	80	84
Chicago, clear	86	98
Cleveland, clear	85	90
Hartford, cloudy	70	88
Kansas City, clear	89	100
Knockville, cloudy	84	94
Memphis, cloudy	86	96
Montgomery, cloudy	75	88
Montreal, cloudy	75	88
Oklahoma, clear	90	88
Portland, Ore. clear	70	74
St. Louis, cloudy	82	92
St. Paul, cloudy	82	88
Shreveport, cloudy	80	96
Tampa, cloudy	80	96
Washington, cloudy	82	91

C. F. von BERMANN,
Section Director.

CLASH OVER EVIDENCE
OF DETECTIVE STARNES

Continued from Page Two.

Following which, Mr. Arnild again said:

"We don't want to impeach Starnes. We want to sift him to determine him, but he's right to say he remembers one thing perfectly, he can surely remember another. — We only want to sift him."

"They have a right to test his memory on everything but sworn testimony, and the solicitor, 'otherwise, it's unfair.'

"You can pick anything to which he testified and say, 'That's my ruling,' — 'That's my ruling.'

Attorney Rosser insisted upon his question, however, and Mr. Dorsey arose, exclaiming:

"Ask Enforcement of Rule."

"I ask the judge not only to rule, but to accept my ruling."

"You testified at the inquest to having made Lee rewrite the murder note, which Lee denied," Rosser asked the witness. "Give me your exact words."

Before the witness could answer, Mr. Dorsey interjected:

"He might remind the witness of the exact time and place of the statement to which he has referred."

Mr. Rosser said:

"I disclaim any disposition to impeach Officer Starnes."

"I do not know what was made to the Judge's decision which permitted the attorney to ask this question:

"Give me your exact words at the inquest."

"I am able to do so, and I may not."

Testimony Is Important.

"Then, your telephone talk with Frank, unimportant as you consider it?"

Mr. Dorsey objected, but was overruled.

"Was it an important message? Did you consider it so?" Rosser retorted.

"Yes."

"Why? Also, how did you recruit it?"

"I had witnesses—Boots Rogers and, I think, Det. [sic] Black."

The witness paused, after which he said:

"Mark me—I believe I am."

"Some splatters of blood are still on the second floor, aren't they?"

"It is supposed."

"It was Monday you found the spots?"

"Yes."

"There was no way of telling how long they had been there, was there?"

"No."

Says Phagan Is Distr.

"Isn't that floor the dirtiest you ever saw?"

"Not the dirtiest, although it's pretty dirty."

"Don't think I'm trying to impeach you, Starnes."

"I hope not—I'm trying to tell the truth."

"Do you know whether or not the back door was open on the day of the tragedy?"

"I do not."

"Did you know that all over the factory strings like this one you have here—the kind of cord found about the girl's throat?"

"I can't say it was exactly alike or even made in similar shape."

"As a matter of fact, there was plenty of cord in all parts of the factory?"

"There generally were pieces of cord in all parts of the factory."

"You are testifying now of facts as you know them, are you not?"

Looks for Purse.

"Yes."

"Did you ever look for Mary Phagan?"

Counsel for Defense Object.

"Counsel for the defense objected to this question, and the solicitor said the witness should be allowed to witness what he had said to the defendant, if he was so inclined."

Drawing Will Be Changed.

"The whole drawing is an argument-

Members of Mary Phagan's Family Who Are Attending Frank Trial

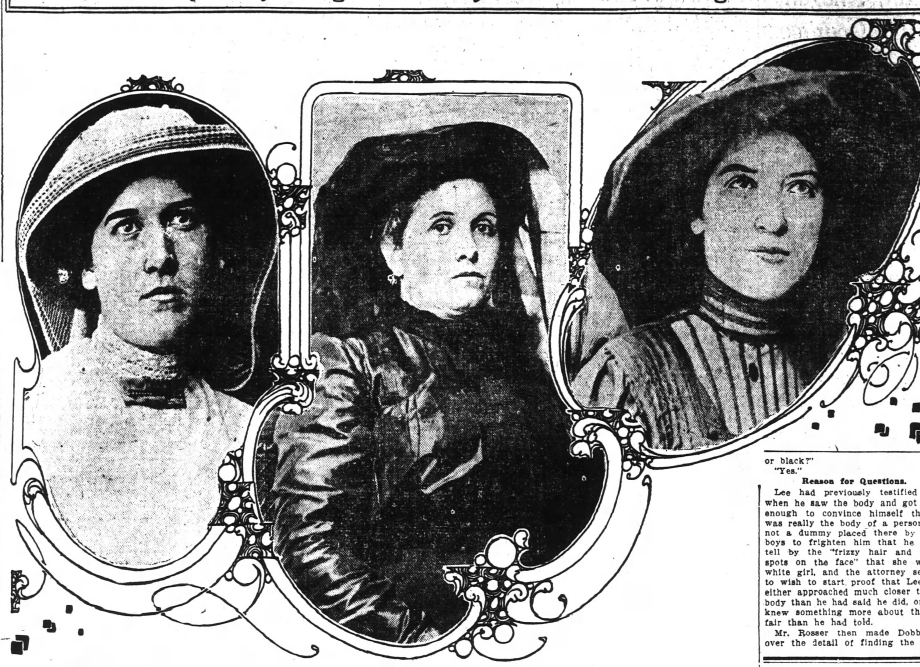


Photo by Francis E. Price, Staff Photographer.

Miss Mattie Phagan, aunt of Mary Phagan; Mrs. J. W. Coleman, her mother, who was a witness on Monday, and Ollie Phagan, her sister.

gant's purse?"

"Yes."

"Please look for the artificial flowers and ribbon she wore on her hat?"

"Yes."

"Will you find either?"

The solicitor took up the question:

"Do you know of your own knowledge, whether or not she had a purse with her when she was slain?"

When you talked to Frank over the telephone that morning, were you grieved in what you said?"

Counsel for Defense Object.

"Counsel for the defense objected to this question, and the solicitor said the witness should be allowed to witness what he had said to the defendant, if he was so inclined."

Drawing Will Be Changed.

"The whole drawing is an argument-

that he be allowed to inspect it."

He produced a diagrammatic drawing that was impossibly complicated. It had once been used as a newspaper illustration to show an intricate keyhole crime. He read from the map words inscribed at the bottom of the chart, "This is the scene of the crime taken by the accused." Cross indicates where the girl was murdered on the chart.

He turned to face the solicitor.

"I didn't think Mr. Dorsey or Mr. Arnild would undertake to put such a thing over on me."

Dorsey replied:

"I realized that the plan was impossible."

Drawing Will Be Changed.

"The whole drawing is an argument-

tive picture of the state's theory."

"I am not the body of a person and not a dummy placed there by some boy or frightened person," he said, "but the 'Prize' had white spots on the face, that she was a white girl, and the attorney wants to wish to start proof that Lee had either approached much closer to the victim than he did, or knew something more about the affair than he had told."

Mr. Rosser then made Dobbs go over the detail of finding the notes

and also of finding the girl's missing ribbon upon her, and the fact that the ribbon upon her was green when he found it.

"Did they look like it had been dragged?" asked Mr. Rosser. "Did they look like the body had been dragged, and did there show any traces on the ground where it might have been dragged?"

"The body was dragged."

Mr. Rosser again took up the question of whether or not the officer believed Lee had been dead when he found him. Again Dobbs declared Lee did not appear excited.

"From where Lee showed you he first found the body, could it really have been seen?"

"I think so."

"Did you swear before the grand jury," said the attorney, "probably meaning the coroner's jury, that Lee could not have seen the body from where he told you he first saw it?"

Sergeant Dobbs declared that he did not believe that he had said that because he had not been sworn in.

"I thought I saw marks where a body had been dragged from the elevator shaft, and where the dead girl lay, and I answered the question."

Produced Stenographic Report.

Mr. Rosser again produced the stenographic report of the coroner's hearing and declared that according to it the officer had declared that he did not see any marks where a body had been dragged directly in front of the shaft.

As Lee had previously stuck out again, when the stenographer had transcribed it, did the officer, and despite the production of the sworn notes to the night watchman and swears that Lee had interferred with what he was doing, when he said the word "night" in reading the note?

After he had gone into more detail, Dobbs declared that Lee was torn or cut condition in which they were found, court adjourned until 2 o'clock.

Reason for Questions.

Lee had previously identified that when he saw the body and enough

to convince himself that it was really the body of a person and not a dummy placed there by some boy or frightened person."

A staple had been pulled off the back door of the basement and the bar broken off, he said. He had gone to go into detail in regard to reading the notes to the night watchman and swears that Lee had interfered with what he was doing, when he said the word "night" in reading the note?

After he had gone into more detail, Dobbs declared that Lee was torn or cut condition in which they were found, court adjourned until 2 o'clock.

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\$4.00

Geo. Muse Clothing Co.

Sergeant Dobbs Resumes Stand
At Tuesday Afternoon Session

Sergeant L. S. Dobbs took the stand body through the scuttle hole in the first floor?

"I hardly think so. It is difficult for me to imagine it through it alone."

"Were there signs of a body having been dragged in the basement from the elevator shaft?"

"Yes, there were."

"How did the staple in the back door appear to have been extricated?"

"Pulling it out."

BODY COULD NOT BE COOLED.

"Any indication that it had been forced out by pressure from outside the door?"

"No."

"Was the girl's body warm or cold?"

"Cold, right."

"Describe the condition."

"The hands were folded across the breast, and it was drawn out, head toward the scuttle hole."

"Did you search the first floor for scratch pads or clues?"

"I did."

"Find any?"

"No."

The defense resumed the interrogation.

"Do you know how the staple was extricated?"

"I only have an idea."

"Wouldn't it be possible for a man to drop a body through the scuttle hole?"

"Yes, if he dropped it through head first."

It was clearly evident from the nature of questions put by Mr. Rosser that the defense would attempt to prove that Lee had not been lowered through the scuttle hole and not carried down upon the elevator as argued by the prosecution.

Sergeant Dobbs was then excused

turn her over," he stated, "and when she was laid on the floor skin to skin with her clothes were torn and when I brushed the dirt off her face, I knew she was white."

"There was no much blood on the back of her head and it was dry on the outside, and moist near the skull where I placed my hand," he continued.

"I found the neck tie tightly wound around the neck and that it had cut into the flesh and over that a piece of clothing was tied, but it was not at all tight."

"I accused Lee of doing it or of knowing who did it, the officer went on, and I asked him if he had any evidence of notes after I had poked this stick of mine into the sawdust. They read about it."

He had started to repeat the notes when the solicitor stopped him and it was at this point that he testified that the cord and piece of cloth exhibited were very similar to those he saw that morning, but would not swear they were identical ones.

Sergeant Dobbs went into detail

about the cord around the girl's neck, and also the tone piece of underclothing with which she was bound.

He declared that the rope and piece of cloth exhibited were very similar to those he saw that morning, but would not swear they were identical ones.

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He declared that the rope

CONSPIRACY ALLEGED AGAINST M'REYNOLDS

Hot Political Debate in House
Over the California White
Slave Case.

PROSECUTING FRANK



Solicitor-General Hugh Dorsey.

O. BROWN AGAIN FACES EMBEZZLEMENT CHARGE

Savannah, Ga., July 29.—(Special)—Samuel O'Brien, a year imprisonment on the charge of embezzlement, was freed yesterday by the state supreme court, which held that a result of the attorney general's decision to prosecute him for his conduct in the drama now defining the administration and deriding the attempts of his enemies to discredit public officials.

The debate, opened by the release of his fifth wife, Mrs. Anna L. Brown, from the house throughout last week, followed the presentation of a report from the Georgia attorney general to the former manager of the seed and fertilizer department of the Southern Cotton Oil Company, which he had signed, giving additional charges of embezzlement and larceny after trial had begun, the statement of the facts asked for had been furnished.

When the house adjourned yesterday, it was agreed that the case would not have been exhausted until the discussion will be renewed when the house meets Friday.

Only One Kind.

(From The Baltimore American.) "Water brings me an infinitesimal portion of pleasure." "Ain't got any of that kind in the house, sir."

JURY RETURNS VERDICT AGAINST JIM CANTRELL

Alleged He Plotted Death of Af-
finity's Husband and Made
Brother Commit Dead.

Gainesville, Ga., July 29.—(Special)—The trial of Jim Cantrell, Silvia Hawkins and Bartow Cantrell for the murder of Arthur Hawkins on the night of the 27th of May are in progress. Bartow Cantrell, 21, was found guilty and is now in the state chief of police's custody. His brother, Jim, who he said, made him kill Hawkins.

The jury returned a verdict of guilty in the case of Jim Cantrell, and unless some compromise is reached he will hang.

The trial of Silvia Hawkins has not yet come on. No sentences have as yet been passed. It is rumored that these will be pronounced at the end of the plea of guilty and trust to a trial.

The wife of Arthur Hawkins, Silvia, was exonerated of all charges.

Instructions to United States Attorneys not to prosecute under the Mann Act have been suspended, and the offenders profited commercially from the transactions. Governor Clarendon Claiborne, however, has issued an official statement from the attorney general.

"I am glad to know," said Mr. Clarendon, "that the friends of justice are investigating the attorney general's conduct in this case."

Repudiations, proclamations and denunciations were the main features of the drama now defining the administration and deriding the attempts of his enemies to discredit public officials.

The debate, opened by the release of his fifth wife, Mrs. Anna L. Brown, from the house throughout last week, followed the presentation of a report from the Georgia attorney general to the former manager of the seed and fertilizer department of the Southern Cotton Oil Company, which he had signed,

giving additional charges of embezzlement and larceny after trial had begun, the statement of the facts asked for had been furnished.

When the house adjourned yesterday, it was agreed that the case would not have been exhausted until the discussion will be renewed when the house meets Friday.

Only One Kind.

(From The Baltimore American.) "Water brings me an infinitesimal portion of pleasure." "Ain't got any of that kind in the house, sir."

WOMAN CAUSED TRAGEDY ATLANTA POLICE STATE

Partee Is Bound Over by Re-
corder Broyles for Kill-
ing Jackson.

W. D. Partee, aged 35, an engineer on the Georgia railroad, who shot and killed Sam Jackson, another engineer, in the local roundhouse of the Georgia railroad Monday afternoon, waived preliminary hearing before Recorder Broyles Tuesday morning and was held to answer to a grand jury without bond on a charge of murder.

The shooting took place shortly after 3 o'clock Monday afternoon in the roundhouse of the Georgia railroad, where Partee had been working on his engine at the end of his run.

Although Partee and his friends received no information concerning the investigation by the police, however, made through Detectives Standiford and Davis, under whose supervision he had been working, they charged that Jackson had been intimate with the wife of another engineer of the Georgia railroad.

According to Partee, his friend Jackson had been drinking and dancing with a woman, and he immediately came to his defense and directed the police to leave him alone, and he was not charged with the killing. Jackson denied the charge and expressed his willingness to return same to Partee in the husband's presence.

According to Partee, he was waiting in the roundhouse when he saw Jackson called to him by the police.

As Jackson spoke, Partee turned, ran across the roundhouse floor, and fired once without speaking.

Partee claims that he was never charged with any offense made against him by Jackson, and he shot "in self-defense." He states that when he saw Jackson, he was leaning over his coat thrown over his arm; he suspected that a weapon was concealed underneath his coat and upon questioning several times to stop before he resorted to his revolver.

Partee claims that he has been retained by Partee to conduct his defense. Funeral arrangements have not been made, pending the arrival of relatives.

**JEWELS WORTH \$70,000
SECURED BY BURGLARS**

New York, July 29.—(Special)—Various frisks were played by lightning during a thunder storm in Flushing, N. Y., on Saturday night, when lightning struck the cross-hatches of the shaft and reduced it to splinters, the animal being killed.

Mrs. G. H. Clardy was lifting the lid from a rice boiler when lightning struck the cross-hatches of the shaft and reduced it to splinters, the animal being killed.

Mr. E. B. Dunlap and Hammond Johnson, won the unanimous decision for the negative in the women suffrage debate.

In the women suffrage debate, though some preliminary steps were taken, the final decision was not reached.

Ella Powell's address was magnificient.

The trial was continued at a night session.

into the suffrage parade.

The trial was made known today.

The sum total of \$100,000 was contained in seventeen counts against him to which he had pleaded guilty, and he was sentenced to a maximum of five years.

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THE SHADOW OF REPUDIATION.

Repudiation was one of the principal
nightmares of the carpetbag regime in
Georgia.Here is how near the menace of repudia-
tion approaches Georgia at this particular
moment:Here are figures from the treasurer's re-
port to the governor. The preceding legis-
lature appropriated in excess of current
revenue for the year 1912 \$427,000. That makes a total of
\$191,340,000. That makes a total of
outgo exceeding current income for just one
legislature of \$776,000. The house of rep-
resentatives of the present legislature has
already passed an appropriation bill ap-
propriating for 1914 and 1915 sums exceeding
income by \$280,000.These appropriations, therefore, commit
the state to the expenditure of \$1,056,000
more than current income. And that does
not take into reckoning the fact that the
tax returns for 1913 now coming in indicate
infallibly that this year's surplus of expen-
diture is going to be faced by a shrinking
revenue, since county returns are already
lower than those of last year.All this would be at any time a dis-
graceful and precarious financial showing
for a rich state to offer. Here is how that
showing approaches tragedy:Next year there begins to mature ap-
proximately \$3,500,000 of Georgia's bonded
indebtedness. Arrangements must be made
to sell, refunding bonds against this amount.The basis of all borrowing is credit. When
the governor or the fiscal representative of
the state opens negotiations with financiers
for the floating of this loan, these are a few
of the leading questions that may be asked
him:" Didn't your state once repudiate its
bonded indebtedness?"" Yes," the governor would answer, " but
the bonds repudiated were those fastened
upon her by her creditors, but by a horde
of negro thieves and harpies temporarily in
power and bent on looting the treasury.
The purchasers knew the circumstances
underlying the issue of these alleged
bonds."The financiers will come to this incident,
since they long ago tested to Georgia's
rehabilitated credit by listing her among
the first southern states as a sound debtor.
They will thus further question:" Is it true that your state has, for many
years, been appropriating much more than
its income?"" Yes," will be the reply the governor
must make." Is it true that this practice has piled
up in four years a difference between ex-
penditure and current income of more than
a million dollars?"

" Yes," will be the only answer possible.

" Is it true that your legislature knows
of this condition and is steadily aggravat-
ing it?"

" Yes."

" Is it true that no steps are being taken
to correct this insane policy?"" It is true," the governor must reply, if
nothing is done between now and then," that up to this time no action has been
taken to remove this condition."" Can any one who holds your bonds sue
your state for an honest debt?"And the governor must answer that no
commonwealth can be sued without its own
consent.And then the financiers must reply, nat-
urally and inevitably:" Excuse us! You're spending more than
you receive, a sign of bankruptcy; you show
no indication of retrieving that condition,
which, in addition to being childish ineffi-
ciency, is outright dishonesty; you show us
magnificent collateral in your state road and
other resources; but your debt isn't pro-
tected by process of law, because you can't
involve the courts; the only things we can
bank on are your reputation and your past
performances!"What will be the end, then, unless this
present legislature relieves the situation?
Simply that Georgia will have no way under
the sun to begin the retiring of her \$3,500,-
000 outstanding bonds and that, in turn,
means the inevitable beginning of repudia-
tion.The chain of reasoning is flawless; the
conclusion, inexorable. Unless this present
legislature remedies the situation what we
have described may be in all probability
happen:

What is the remedy?

TAX EQUALIZATION!

The other alternative is—repudiation.

We cannot conceive how, in this acid
test of honor that faces Georgia, any legislator
can vote against or obstruct tax equaliza-
tion. For—The whole legislator who thus votes may
do so with the purest of motives—In effect he is voting, with his eyes open,
for the old carpetbag method of repudiation,
and this time of the honest debts of his
state, not the fraudulent debts of a nego-
tiation.The Constitution is not responsible for
advertising the out-of-town local car-
riers, dealers or agents.TO SAFEGUARD REPRESENTA-
TION.There is no other possible interpretation
of the crisis that rings a challenge upon the
conscience of the most laggard patriot!

THE COTTON OPTION BILL.

Vastly more important than the action

of the New York Cotton Exchange is the

protest of the New Orleans Cotton Ex-
change against the proposed tax of 50 cents

a bale on future transactions in cotton.

In all the charges of gambling and manip-
ulation brought against cotton markets, the onein Louisiana has figured much less un-
righteously than the others. Situated in

the heart of the cotton belt, the exchange

conforms more accurately to the truth that

the New York counterpart, and it has

done its best to set the record straight.

As the governor indicates, this threat-

can be removed by the enactment of a law

giving the governor the power to make ad-
interim appointments. The new amendmentprovides the machinery of election and de-
legation entirely in the hands of the statesand a simple statute will cover this par-
ticular point. The law is a necessary, but

perfumery, formality, such as was the

recent special election of Senator Bacon.

The legislature will, of course, lose no time

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SOCIETY

Mrs. Speir to Entertain.

A pleasant event of this evening will be the tea party which Mrs. George C. Speir will entertain for her attractive guest, Miss Nancy Reed, Saturday evening. Miss Reed will bring a matinee, home party, and tea after-wards at the Capital City Club.

For Visitors.

Miss Elizabeth Schneider entertained at a delightful bridge tea yesterday afternoon at the Driving club for Mrs. Elizabeth Lamphier and Miss Mabel Wilson. Lamphier's mother and aunt were the guests of Mrs. Hughes Spalding. The prices at bridge were a piece of Hostess cake, a glass of tea, and a dollar was served after the game, at a table on the terrace.

Miss Anna was seated in blue embroidered crepe, with white hat. Mrs. Spalding wore a gown of white silk with a white lace hem. Mrs. Lamphier was dressed in white embroidered crepe, with white lace hem, and Miss Wilson wore rose-colored crepe with black lace hat.

Companions of the party were Arthur Galloway, Mr. James Richard Gray, Miss Ellen Meeks and Mrs. Philip Atkinson.

Matinee Party.

Miss Louise Dahle was hostess at a matinee party yesterday afternoon at the Forsyth. The guests included Miss Mary Smith, Miss Anna Bradford, of Columbus; Miss India Yount, of Quitman; Miss Mary Murphy, Miss Maude Jenkins and Miss Rose Candler, of Dallas; Miss Elizabeth King, Lrough, of Gainesville, and Miss Martha Woolley.

Mr. Brown Entertains.

Mr. Elihu Brown entertained at a matinee party yesterday at the Forsyth, for Mrs. Thompson, Mr. Newman, the Rev. Dr. Phillips, Mr. and Mrs. Frank Robby, of Milledgeville, the guest of Mrs. Lester Shivers.

The other guests were Mrs. Richard, Mr. Huchter, Mrs. Holt, Mr. James Richard Gray, Miss Marian Holloman and Miss Lawrence of Milledgeville.

Scott-Cruckshank.

Mr. Lucy Scott of North Sterling, Ky., announces the marriage of his sister, Miss Betty Scott, to Mr. Alexander Cruckshank, which took place at his home Wednesday, July 29, by Rev. C. W. Elsey officiating.

Mr. Cruckshank is one of Atlanta's most sterling business men and of

the firm of A. Cruckshank & Company.

The bride is a woman of charming personality and has many friends in Atlanta.

Mr. and Cruckshank are at home at the Dakota for the present.

Spend-the-Day Party.

Miss Elizabeth Schneider was the hostess at the spend-the-day party given at a delicate bridge tea yesterday afternoon at the Driving club for Mrs. Elizabeth Lamphier and Miss Mabel Wilson. Lamphier's mother and aunt were the guests of Mrs. Hughes Spalding. The prices at bridge were a piece of Hostess cake, a glass of tea, and a dollar was served after the game, at a table on the terrace.

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Companions of the party were Arthur Galloway, Mr. James Richard

Gray, Miss Ellen Meeks and Mrs. Philip Atkinson.

Special guests of the evening were Judge J. H. Lovett, Mr. and Mrs. Orr and Mr. Paxton were ap-

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The Crackers close their road trip this afternoon with a double-header with the Mobile Gulls, weather permitting. They'll be glad to get home too.

Double-Header Closes the Road Trip

EDITED BY
Dick Jemison

WHIFFS

Call Both Games.

CALLER KING will be on the job for both games today at Mobile, the last game of the road trip. The first game starts promptly at 1 o'clock.

Some Old Luck.

JACK PRINCE and the weather man continue to be at duffers' points. Tuesday night his rates were sched- uled at \$1.50, but he was up to \$2.00 the twelfth postponement in twenty sched- uled meets. That's having it break down. Berger opposing Clarke in the first game, and Love in the second, against Boston on the second.

Dunn and Chapman will divide the receipts between the Crackers and the home club.

THE UNANIMOUS consent of the press and racing journals has been given to permit the Atlanta club to suspend Captain Whitey Alpermann for the most liberal one. We thank them and Captain Whitey and Atlanta fans. It was no secret that he was the local captain, who gave the word to have his means of livelihood knocked off. Whitey is married and has a family. Alpermann and the bairns join in the thanks expressed here.

Where It Hurts.

ALPERMANN lost to the Crackers a fist molt when big stick of his son, who is batting .295 in the pinches, who certainly weaken that team he and his son have had to do. The pinches was worth the \$300 marks of which he has been paid. The boy has driven in 4 runs for the Crackers this season, leading the team in that respect.

A Parallel.

STORIES have been seen about the new captain of the Athletics and the scoring ability of the Athletics and the large number of runs that the Athletics have had. Let us have a look at the other side of the story. When you have heard that J. Franklin Baker, the hard hitting third for the Mackmen, and that Whitey, the leader of the Atlanta club, when this season was on, the locals will not be able to work this game as successfully now.

Another Angle.

THE MENTAL effect Alpermann will have on the team is another that has not been considered. The players always felt confident when Whitey stood to the plate. They knew that the pitcher would pitch him a set, and psychologically the presence of Alpermann in the line-up would give the players confidence way or another in a close game. Remember, the league was the Atlanta club when this was on, the locals will not be able to work this game as successfully now.

Recieve Checks.

FORTH Southern League players are to receive checks on August 3, for the horseback assistance of one of the leading horsemen in the state who is in organized baseball. The local players are Ward, Sample, and Baker (Montgomery). The checks will be presented on the home ground of the horses named.

See to Coast.

LEFTY LEHFIELD, the veteran left-hander, has been added to the Crackers. He has not quite baseball, but has announced intention. He has come from the San Francisco club to the Cuban club.

Nothing Doing.

BOB HEDGES, owner of the St. Louis Browns, is quoted as saying that he is not after the Montreal team, in asset, and that he has passed on his promotion. But as a syndicate of investors has come forward and purchased the franchise, that should

go to John.

HEDGES is further quoted in an article in The St. Louis Post-Dispatch as follows: "I am not the Montreal team, and I am not interested in buying it. The article quotes him: "I have been asked to buy the Montreal team again today. He could be managed and I would accept the job, but as for his leaving here you can depend on me." He is half of major league manager than half the men now in charge of his new club today."

Where They Play Today

Southern League.

South Atlantic League. Action in Atlanta. Action in Columbia, Savannah in Jacksonville.

National League. Action in Pittsburgh, Philadelphia, in Cincinnati, New York, Cleveland in St. Louis.

American League. Action in Newark, in Philadelphia, in New York, Cleveland in Boston.

Empire State League. Action in Newark, in Toledo, in Louisville, in Worcester, in Boston.

Georgia-Alabama League. Action in Atlanta, in Birmingham, in Tuscaloosa, in Tuskegee.

Clothiers' League. Action in Newark, in Toledo, in Louisville, in Cincinnati.

Norfolk New Arrow Collar. Action in Newark, in Toledo, in Louisville, in Cincinnati.

Charley Babb Canned. Action in Newark, in Toledo, in Louisville, in Cincinnati.

Wichita, Kan. Action in Newark, in Toledo, in Louisville, in Cincinnati.

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Memphis Memphis Club in this league.

Rain Stopped Tuesday's Game; Double-Header Ends Series; Holtz and Love Join Locals

Call Both Games.

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Red Sox Two. Boston, July 29.—P. Touchard, 20, of New Haven, Conn., New York, the latter a Harvard student, won eastern championship tennis doubles title yesterday. Touchard, a member of the Boston, former eastern champion.

In the final of the Longwood singles, William Johnston, champion of the Pacific Northwest, in his first style, defeated G. P. Gardner, Jr., of Boston, 6-4, 6-4.

Gardner was the star of the doubles. He sustained the brunt of his net, and his play at the net was a revelation.

Johnston, the San Francisco school boy, was the star of the singles against Gardner as he played against J. A. Clother earlier in the tournament.

Charley Babb Canned.

Wichita, Kan. Action in Newark, in Toledo, in Louisville, in Cincinnati.

Charles Peabody & Co., Inc., Makers. Action in Newark, in Toledo, in Louisville, in Cincinnati.

Babb Canned. Action in Newark, in Toledo, in Louisville, in Cincinnati.

Johnston Singles. Action in Newark, in Toledo, in Louisville, in Cincinnati.

Red Sox Two. Boston, July 29.—P. Touchard

HUERTA MUST QUIT MEXIC PRESIDENCY

Attitude of the United States
Makes His Abdication In-
evitable — Leading Mexi-
cans Seeking Compromise.

Washington, July 26.—President Wilson and Secretary Bryan devoted themselves today to a study of the voluminous reports at their disposal on conditions in Mexico. Indications were that with the appearance before the Senate of the Mexican delegations tomorrow of Ambassador Henry Lane Wilson the last step in the process of peace would be taken to cover the facts of the situation before announcing a policy would be reached.

While a report from Mexico to obtain documents in the Mexican situation and another in the same sought the opinion of the Senate on the question of recognizing the belligerency of unconstitutional, administrative officials, the delegations were to go to the two capitals tomorrow to meet with the Mexican government to have a definite policy toward Mexico.

Secretary Bryan stated that no proposal for mediation had been submitted to either of the two factions in Mexico, and reluctantly remarked that he was not in a position to recognize the belligerency of unconstitutional, administrative officials, the delegations were to go to the two capitals tomorrow to meet with the Mexican government to have a definite policy toward Mexico.

Delegation from President Huerta. A delegation from President Huerta will be sent to Mexico with his credentials, was told publically by the state department today in the following announcement:

"Huerta to Protect Americans."

A delegation from President Huerta.

The party will be headed by the president of the Mexican republic.

The present condition of affairs is not considered acute here.

The delegation will be delayed to ob-

serve the outcome of efforts being made to bring about a meeting between an understanding between the two warring factions.

Proposed American Policy.

Some administration officials have

proposed that the American policy be pursued along a succession of alternatives.

First, they suggest the United States should refrain from interfering while the Mexican leaders settle their differences. The attitude of the United States against recognizing the Huerta regime has been well outlined in Mexico, according to reports here, as indicating that the abdication of Huerta in favor of a compromise provisional president is inevitable.

Second, should all fail, the United States should act in the dispute, if it is proposed by influential members of the senate that the embargo on arms be lifted and the two factions be compelled to observe some form of war on an equality. Some senators freely predict a decided result in favor of the United States.

Third, should peace be delayed, the suggestion is that the United States should mediate through a commission.

Fourth, as a last resort it is suggested that the commission be composed of representatives of the United States and Latin America which could endeavor to bring about a peaceful truce.

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ALLEGED PEEPING-TOMS ARE CAUGHT IN CHURCH

Young Woman on Washington
Street Calls Police to
Scene.

When one of the three young women occupying the apartment No. 8, on the second floor of 49 Washington Street, called out for help yesterday night at 8 o'clock, she was preparing to retire, she was horrified to see in the window of the Central Presbyterian church, which adjoins the apartment house, the leering faces of two young white men, looking in through the glass.

Without betraying to the window-holders that she was a virgin, she walked into another room beyond the vision of the men, and telephoned to the police headquarters.

Miss Mary Shumate was sent in response to the complaint, and placed the men under arrest. They were identified as R. E. Nance, age 17, printer, of 32 Melville Street, and R. L. Greenlee, 400 Spring Street, and were held without bond on the roof of the church.

They would give no explanation of their conduct, but the police said they had a key to the door.

Tolson Pleads Guilty.

Tolson, J. July 29—Daniel H.

Tolson, accused of conducting an establishment for lending money at illegal rates, was arraigned yesterday in his annual vacation. A native of Tennessee, Tolson is a tall, thin man, with a mustache, and a moustache.

He was arraigned on a charge of having during his occupancy of the executive authority, and desires the protection of law, and that no violence shall be done to Americans with his concurrence while he is in the country.

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Brown was satisfactorily arranged,

and that the Mexican government

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COTTON STRONG; CLOSED HIGHER

But Part of Early Advance
Was Lost in Last Hour on
Account of Realizing-Spot
Cotton Quiet.

New York, July 29.—Spot cotton, largely by the unfavorable weather outlook in Texas, the cotton market displayed considerably strength again yesterday, the advance of 4 to 10 cents, made further gains to a level of 13 to 15 cents above the previous day's close, and about 5 points higher than new crop. Meeting rather liberal southern selling on the buying points, however, and reflecting the general market, the evidence during the final hour, that the improvement was lost, the close being steady at 2 to 3 points net.

Covering by western shorts, chiefly reflecting the early strength in July and August, was the chief factor in the buying of December, which was again the feature of new crop operations, was directed to a prominent local broker, who had been covering his position during the last three days have been up \$4,000 bales, intended to realize.

The weekly government weather report confirmed recent private which as far as the urgent need in Texas was concerned, the probability of renewed high temperatures in the southwest. On the other hand, it was reported that the condition of plant growth in eastern states of the country was favorable. As now of the leading cotton producing states, Texas had little or no rain in over two weeks, and good weather is promised for at least several days more. It will be in line with the general market, reports from that state and there was some talk of a possible demonstration for higher prices before the harvest begins. The market has been held still, to be considered over.

Spot cotton quiet, middling uplands, 12 10; gulf, 12 14; no sales.

SPOT COTTON.

Atlanta, July 29.—Cotton nominal, middling 12 10.

Memphis—Heavy, middling 11 12.

Ashley—Heavy, middling 11 12.

Port Movement.

Charleston—Heavy, 12 10; no sales. 12 10; sales open 12 10.

Wilmington—Nominal, 12 10.

Norfolk—Heavy, nominal 12 10; no sales. 12 10; sales open 12 10.

Baltimore—Nominal, 12 10; no sales.

New York—Nominal, 12 10; no sales. 12 10; sales open 12 10.

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HEAVY FINES INFILCTED ON SOUTHERN GROCERS

U. S. Judge Grubb Holds the
Contempt Charges Have
Been Sustained.

Birmingham, Ala., July 29.—Federal Judge Grubb today fined the Southern Wholesale Grocers' association \$2,500 for contempt of court in violating a decree issued in 1911 commanding the organization to abide by federal anti-trust laws. President H. M. Laurin of Jacksonville, Fla., was fined \$1,000.

H. Luce, Hurst, Livingston, S. C., and A. J. Meekins of Charleston, S. C., were fined \$1,000 each and the costs were assessed against the corporation and the three individual defendants according to costs of their respective trials.

Judge Grubb said this morning after a recess since Saturday and District Attorney Street completed his argument that he would sustain the contempt charges if the U. S. Court of Appeals did not reverse his decision.

Professor Marvin had been nominated to succeed Willis L. Moore.

FOR WEATHER PROPHET WILSON TAKES MARVIN

Chief of Instrument Division Is
to Succeed Willis L.
Moore.

Washington, July 29.—Professor Charles F. Marvin has been selected for chief of weather bureau to succeed Willis L. Moore, who has been appointed to the old signal service in 1884 from Ohio. President Wilson sent his nomination to the senate to-day.

Professor Marvin was born at Columbus, Ohio, and was educated in the public schools there and at the Ohio State University. He became head of the instrument division of the bureau in 1888.

Under the new chief more attention will be paid to weather reports and forecasts as they affect or are likely to affect agriculture and other important weather conditions throughout the country.

Professor Marvin is the inventor of many instruments used by the department. He has represented the department of agriculture at a number of international meteorological conferences and has written extensively on the subject of weather investigations. He has also helped to establish weather stations, the president and officers, and many members, but after the trial was over in the case of the Southern Association, he was exonerated those named in the decision by Judge Grubb.

In the case of the contempt, he held that President McLaurin in issuing a circular in October, 1911, that the Southern Association had committed a violation of the antitrust law, had committed a violation of the Sherman law. That Professor Marvin's statement that manufacturers of food products the court did not believe it had been clearly shown. As to the Southern Association, he had recommended a mail and recommended a mail and signed and directed in the association, advising not to sell to a manufacturer, and the same charge was made against L. A. Melchers.

No Comment at Washington. Officials of the department of justice today declined to comment upon the action of the court in sustaining the fines in the contempt case against the Southern Wholesale Grocers' association. This was the first step taken by the department in the litigation of a mail decree under the Sherman law. It was within the province of the court to impose jail sentences.

GO BACK TO RICHMOND.

Helpless Couple Come Here to
Escape Poochouse.

Petitions and clothes in bags, William Smith and wife left Atlanta for Atlanta Monday night from home. Both Smith and his wife are helplessly old and are entirely helpless and unable to care for themselves.

Their trip south has a double object. They seek to escape the poor farms of their home county in Illinois and find a better life. They expect to remain in the south, stay a very short time, and then return to their home. They do not even know the state in which they live, and are sure he will give them a place to live.

They were sent back last night to Richmond, Ky., the first place they were sent after leaving Illinois. Their transportation was furnished by the city.

FAVOR EXAMINATION OF NURSES OF GEORGIA

The nurses' examination bill was recommended to pass by substitute in the state sanitarian committee Tuesday.

Several of the requirements in the original bill were voted to be dropped, a few minor items of which were presented, a bill of substitutes and a committee report was offered by Representative Spangler, which is the only name they know him by, who is a cousin of Senator H. A. Scamp. This is the section which defines the powers of the state board, planter living some distance from the state line, and other powers.

This bill was voted to be adopted, and the bill was referred to the committee on education.

The committee decided that, as originally proposed, the bill did not make the house send no message for consideration of the state institution for the examination of nurses. A motion of Mr. Miller, of Bibb, moved they will be more efficient than will be introduced in the house.

No More Headaches

Coffee drinking induces headache, indigestion, nervousness, heart trouble, and many other ills. This because coffee contains the poisonous drug, caffeine.

A prominent business man of Memphis, Tenn., writes under date of April 21, 1913.

"For a number of years I had been a great sufferer from headaches and indigestion. About January first of this year I left off coffee and began the use of Instant Postum. Since setting from under the influence of coffee, headaches ceased. I can eat anything I want to, and have no indigestion. In addition to this I have gained in weight."

"I write this letter simply to add my testimony to the many you already have, and to induce some fellow sufferer to get relief by quitting coffee and turning to Instant Postum as a morning beverage." (Name given on request.)

INSTANT POSTUM

is a pure food-drink, made only of clean, roasted whole wheat and a small quantity of molasses. It contains no drug whatever, but does contain the vital phosphates of the grain which are essential for the upbuilding of brain and nerve and muscle tissue.

If something interferes with your comfort, suppose you try leaving off coffee and use Instant Postum.

Postum comes in two forms.

Regular Postum (must be boiled).

Instant Postum doesn't require boiling, but is prepared instantly by stirring a level teaspoonful in an ordinary cup of hot water and adding cream and sugar to taste.

A level teaspoonful makes it right for most people. Some use a heaping teaspoonful and temper it with plenty of cream, and it has a deliciously snappy flavor that is wonderfully pleasing. Find out how you like it and always have it served that way.

"There's a Reason" for POSTUM

THINKS DETECTIVES SHOULD KEEP MUM

Bill of Mr. Methvin Would Prevent Officers From Making Evidence Public Before Trial

But, section by section, was then carried.

In reply to an inquiry, the speaker announced that he had the bill worded so as to provide for the purpose of preventing the committee from adopting the committee amendments or of rejecting the committee's changes. The bill would be treated in the same way.

After that, the house would have an opportunity to make its own changes, and then the bill, and of passing or rejecting either of them as a whole.

Speaker Decides Tie.

The only really close vote on the first section, which provides for the creation of a state board. Here the vote on the adoption of the section was 87 to 86, and the tie was broken by the voting rule of the house.

Rep. Methvin, of Dodge, asked for a few more questions put by Rep. Holzclaw, of Houston.

The tie was broken by the vote of Rep. Akin, of Glynn, and Swift, of Muscogee.

Rep. Gower, of Crisp, asked for a few more questions put by Rep. Gandy, of Crisp.

To prohibit detectives and other officers from giving out evidence on criminals or suspected criminals except in criminal cases.

Bills Introduced in the House.

Mr. Methvin and Cooper of Wayne, To provide for an early primary.

Mr. Cooper, of Wayne, and Strickland of Fulton—To repeal sections of prohibition law requiring conviction by a jury of twelve men.

Mr. Gandy, of Crisp, requires semi-annual inspection of private sanitarians and certain food dealers.

Mr. Gandy, of Crisp—To prohibit the experiment station from giving out information on the original estate.

Mr. Methvin and Cooper of Wayne, To require a communication of more than five words to the committee.

Mr. Methvin, of Fulton—To prohibit detectives and other officers from giving out evidence on criminals or suspected criminals except in criminal cases.

Mr. Gandy, of Crisp—To prohibit the experiment station from giving out information on the original estate.

Mr. Gandy, of Crisp—To prohibit the experiment station from giving out information on the original estate.

Mr. Gandy, of Crisp—To provide for the appointment of a limited number of commissioners of roads and revenue.

Mr. Gandy, of Crisp—To provide for the appointment of a limited number of commissioners of roads and revenue.

Bills Passed.

By Mr. Taylor of Cobb—To increase the number of judges of superior court.

By Mr. Miller of Bibb—To amend a bill.

By Mr. Douglas of Franklin—To amend a bill.

By Mr. Smith of Fulton—To provide that the sheriff may withhold certain bonds.

By Mr. Smith of Fulton—To provide for the appointment of a limited number of commissioners of roads and revenue.

MORTUARY.

Mr. S. E. Haudrup, Athens.

Athens, Ga., July 25.—(Special)—

Mr. S. E. Haudrup, aged 64, the old man of his section of the city.

On Saturday evening he was admitted to the mortuary of Dr. Stovall, of Elbert.

As this is the section which defines the powers of the state board, he was admitted to the mortuary of Dr. Stovall, of Elbert.

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